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10/635,669	08/07/2003	Lewis K. Cirne	P1954C-944	8894
21839 7590 03/02/2010 BUCHANAN, INGERSOLL & ROONEY PC			EXAMINER	
POST OFFICE	BOX 1404	LIN, WEN TAI		
ALEXANDRIA, VA 22313-1404			ART UNIT	PAPER NUMBER
			2454	
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# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)			
	10/635,669	CIRNE ET AL.			
Office Action Summary	Examiner	Art Unit			
	Wen-Tai Lin	2454			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on 10 D     This action is <b>FINAL</b> . 2b) ☐ This     Since this application is in condition for alloware closed in accordance with the practice under E	action is non-final.				
Disposition of Claims					
<ul> <li>4)  Claim(s) <u>See Continuation Sheet</u> is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) <u>1-11, 13-23, 25-27, 29-31, 33-38, 40-41, 43, 45-48, 50-53, 55-56, 58 and 60-65</u> is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>					
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the Idrawing(s) be held in abeyance. See ition is required if the drawing(s) is objected.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:	ate			

Continuation of Disposition of Claims: Claims pending in the application are 1-11, 13-23, 25-27, 29-31, 33-38, 40, 41, 43, 45-48, 50-53, 55, 56, 58 and 60-65.

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#### **DETAILED ACTION**

1. Claims 1-11, 13-23, 25-27, 29-31, 33-38, 40-41, 43, 45-48, 50-53, 55-56, 58 and 60-65

are presented for examination.

2. Claims 2-11, 14-23, 26-27, 30-31, 34-35, 37-38, 40, 46-48, 51-52 are objected to because

it is unclear whether the claimed subject matter in these dependent claims are the same of that of

their parent claims or not. This is due to the fact that all the claim languages start with indefinite

terms "A" or "An". To avoid confusion as such, Applicant is recommended to replace "A" or

"An" with "The" so as to indicate that the further claimed features are added to the features

inherited from the respective parent claims.

3. The text of those sections of Title 35, USC code not included in this action can be found

in the prior Office Action.

### Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

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4. Claims 1-11, 29-31, 36-38, 40-41, 45-48, 55-56, 58 and 60-61 are rejected under 35 U.S.C. 101 as not falling within one of the four statutory categories of invention. While the claims recite a series of steps or acts to be performed, a statutory "process" under 35 U.S.C. 101 must (1) be tied to particular machine, or (2) transform underlying subject matter (such as an article or material) to a different state or thing. See page 10 of In Re Bilski 88 USPQ2d 1385. The instant claims are neither positively tied to a particular machine that accomplishes the claimed method steps nor transform underlying subject matter, and therefore do not qualify as a statutory process. The method steps is broad enough that the claim could be completely performed mentally, verbally or without a machine nor is any transformation apparent. To overcome the 101 rejection, Applicant is recommended to replace the word "comprising" in the preamble of claim 1 with "comprising the following computer-implemented steps".

## Claim Rejections - 35 USC § 102

- 5. Claims 1-11, 13-23, 25-27, 29-31, 33-38, 40-41, 43, 45-48, 50-53, 55-56, 58 and 60-65 are rejected under 35 U.S.C. 102(e) as being anticipated by Hao et al. [U.S. Pat. No. 5844553].
- 6. As to claim 1, Hao discloses a method for routing an event to a human interface object in a computer system [e.g., Abstract; col. 4, lines 16-32 and 48-56], said method comprising:

assigning a routing type to an event [e.g., Figs. 3B-3C, wherein the routing types of Fig. 3B can be categorized as broadcast type (i.e., multicast events), focus type (keyboard events), and (geometrical type (button press/release and mouse click events)];

receiving an event specifying an assigned routing type [e.g., Fig. 3C; col.7, line 53 – col. 8,

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line 10];

determining a routing mechanism of the received event based on the specified routing type [e.g., Fig. 6; col. 6, line 51 – col. 7, line 4; col. 9, lines 23-45; e.g., multicast events are based on the shared window data array to determined how an event is shared among different applications]; and

routing the event to a human interface object based on the determined routing mechanism for the event [e.g., col. 8, lines 4-10].

- 7. As to claim 2, Hao discloses a method as defined in claim 1 wherein said routing type is a member of a set including a first routing type that is routed based on geometric coordinates of an event and a second routing type that is routed based on an input focus [note that focus type and geometrical type are inherent attribute of keyboard events and mouse click/moving events, respectively].
- 8. As to claim 3, Hao discloses a method as defined in claim 2 wherein the set further includes a third routing type that is broadcast to a plurality of interface objects [note that a multicast even is equivalent a broadcast event when the event is mapping to all active applications in Hao's system].
- 9. As to claims 4-5, Hao discloses a method as defined in claim 1 wherein the routing type is one of an extensible plurality of routing types, wherein routing types can be added to said plurality [e.g., Figs. 3A and 6; col. 9, lines 23-45; i.e., different types of routings such as sharing

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events with any specified number of applications can be configured by constructing the shared window data array differently].

- 10. As to claims 6-7, Hao discloses a method as defined in claim 1 wherein one or more clients can register interest in an event such that when the event is received, the event is sent to each client which registered interest [e.g., col. 7, lines 45-52; Fig. 4; i.e., a user may choose to share or unshared the events by moving the pointer (mouse) into or away shared windows].
- 11. As to claims 8-9, Hao discloses a method as defined in claim 6 wherein an indication as to interest is maintained for each event and is updated when a client registers and unregisters interest in the event [e.g., col. 6, lines 17-35; note that the window numbers "n" is dynamically changed for events coming out of each private window. Therefore "n" is an indicator representing the number of applications the event is being shared].
- 12. As to claims 10-11, Hao discloses a method as defined in claim 8 wherein said indication as to interest is maintained by adding an event to a handler table [e.g., col. 6, lines 36-50; note that the Inter-Access Resource Table is equivalent to the handler table here, which contains the structure of the shared window data array].
- 13. As to claims 60-61, Hao further teaches that wherein said human interface object comprises an element of a graphical user interface that is displayed on a display device, wherein said human interface object

comprises one of a window, panel, editable text, push button, list box and radio button [e.g., Fig. 3A; col. 7, lines 12-29; col. 8, lines 4-10].

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14. As to claims 13-23, 25-27, 29-31, 33-38, 40-41, 43, 45-48, 50-53, 55-56, 58 and 62-65, since the features of these claims can also be found in claims 1-11 and 60-61, they are rejected for the same reasons set forth in the rejection of claims 1-11 and 60-61 above.

15. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Judge et al. U.S. Pat. No. 6401138.

#### Conclusion

**Examiner note:** Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the contest of the passage as taught by the prior art or disclosed by the Examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wen-Tai Lin whose telephone number is (571)272-3969. The examiner can normally be reached on Monday-Friday(8:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan Flynn can be reached on (571) 272-1915. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

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(571) 273-8300 for official communications; and

(571) 273-3969 for status inquires draft communication.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Wen-Tai Lin

February 25, 2010

/Wen-Tai Lin/

Primary Examiner, Art Unit 2454